

SALT LAKE HERALD.

SALT LAKE CITY, UTAH.

BY THE HERALD PUBLISHING CO.

BRIEF AND BREEZY.

There will be a High Council meeting on Monday at 7:30 p.m.

The People's theatre has opened again under new management.

Jack Kennedy, the real estate agent who shot himself some weeks ago, was able to be out again yesterday.

Chairman Dumb of the Citizens' committee is busily engaged in paying off all claims against the committee.

A prominent Chicago banker has written to the chamber of commerce for information about Salt Lake City.

An important meeting of the Municipal union was held Sunday, several business propositions being considered.

Ex-Governor Thomas has succeeded in saving the finger, the loss of which was threatened on account of a felon.

The member will be more ornamental than useful, however.

Assistant Chief Abe Levy, of Ogden, fire department, came down yesterday to look over the field. It was said that Abe thought Chief Stanton's shoes would fit him snugly.

It is understood that the Kennel club will endorse Dave L. Levey for the place of dog tax collector.

Dave is a "doggie" and understands all about canines.

The three Chinese employees of the Rio Grande Western who were run over and killed by a freight train at Westwater last Friday were buried yesterday by the countrymen of this city.

The dead Celestials were brought in Saturday night and placed in the morgue of the undertaking establishment of Joseph William Taylor.

The many friends of Mr. and Mrs. George E. Wooley will be pained to learn of the death of their first born, Orville Glenn, which occurred last evening.

The baby came on Oct. 2, and while it was strong, it was very unlooked for and has prostrated the young parents. The funeral services will probably be held today.

Yesterday afternoon about 5 o'clock one of the delivery wagons of the Equitable Co-op. started out to deliver a load of goods.

Two hours later the horses returned to the stables alone, with the harness broken. It was found that the horse had run away and broken loose from the wagon and was sagacious enough to find the way to the stable.

Dr. Benedict met with a serious accident yesterday afternoon, resulting in the breaking of his left arm above the wrist. The doctor was fixing up a stove pipe and used a rickety table to stand on. The table broke down and he was violently precipitated on to the floor with the result above stated. Dr. Smith reduced the fracture.

The Choral society was well attended last evening in spite to the claims of "Fri. day" and there was a fine rehearsal of the choruses to be given at the "Evening with Italian Masters" to be given here.

Congregational church on Dec. 5. The soloists are rehearsing frequently for the concert which bids fair to be a brilliant event. Twelve new members were admitted to the society last evening.

It was reported yesterday that the city council committee on public grounds would recommend to the council that the mayor's appointment of J. M. Stout as a member of the board of public works in lieu of Mr. Conklin, be not confirmed.

The grounds for the recommendation are that there are already too many bankers on that board.

Stout belongs to that ilk he is to be turned down.

At 4 p.m. yesterday the thermometer registered 27, at noon 37 and at 6 p.m. 37, the maximum temperature.

Observer Saltwater's forecast for today is: Fair weather; warmer until Tuesday evening. The observer's comparative report for yesterday was: B. 34; C. 34; D. 34; E. 34; F. 34; G. 34; H. 34; I. 34; J. 34; K. 34; L. 34; M. 34; N. 34; O. 34; P. 34; Q. 34; R. 34; S. 34; T. 34; U. 34; V. 34; W. 34; X. 34; Y. 34; Z. 34.

While in Chicago recently, Secretary Snyder, of the chamber of commerce, met W. B. Edwards, formerly of the Salt Lake Times. Edwards did special newspaper work in the fair. Mr. Snyder also met George Wallace Williams, formerly of The Herald, who appeared to be residing on Easy street, and in Iowa he met Mr. Snyder who has charge of a paper at Buena Vista, Col.

Secretary Snyder brought back with him from Chicago a unique souvenir, which tells the story of the White City during the closing weeks of the exposition. It is a ticket of the Illinois Exposition, which is running from the fair grounds to the city, and Mr. Snyder rode on it fourteen times and then brought the pastebored home with him, the crush being so great that it was impossible for the conductor to take it up.

The executive committee of the Society of Charles held the regular weekly meeting at room 26, Central block, yesterday afternoon. Hon. A. L. Thomsen presiding. Several practical questions were discussed and the report of the committee to solicit for the employment fund was submitted.

The committee reported reasonable success and it was suggested that in view of the promises already made of contributions to that fund, the society at once apply for the same.

A general fund for that purpose. The society is relieving many cases of distress, but expects to make a special effort to furnish employment to the industrious poor who are unable to find work.

Large stock imported and domestic woollens. Buckle & Son, Tailors.

Abstracts furnished, titles insured and 5 per cent. paid on deposits by Utah Title Insurance and Trust Co., 160 Main street.

ZION'S SAVINGS BANK AND TRUST CO. was established in 1873 and is the oldest savings bank in Utah. Five per cent. interest paid, compounded four times a year.

Willford Woodruff, President. Geo. M. Cannon, Cashier.

For choice home grown flowers go to Lafayette floral headquarters, 41 Main, plants rented at reasonable rates.

Men's sack suits to order from Provo mill all wool Kersey for \$21 at 36 East Temple street. John C. Cutler & Bro.

Suits to order from \$24 up. C. W. Hahl, 73 West Second South.

Go to the California Kandy Kitchen for pure home-made candy. 25 1/2 West First South.

SIX PER CENT. INTEREST PAID.

Western Loan and Savings Company, \$100,000 capital. We desire your account. Correspondence solicited.

Francis Armstrong, Pres., J. E. Jennings, Cashier, 22 East First South.

Dr. O. B. Hewitt & Son, leading dentists. Without pain. Dooley block.

500 Pairs

Provo Mills White Blankets at cost at John C. Cutler & Bros., 36 Main street.

Cloth and trimmings by the yard. Buckle & Son, Tailors, 235 S. Main st.

QUICK DAY IN THE COURTS.

William J. McDonald Is Granted a Divorce by Judge Zane.

B. K. BLOCH GETS A VERDICT

It Is for \$230 Against E. and C. Whiting on a Disputed Note.

The Case of Wm. Davis vs. A. G. Barbydt Argued and Submitted—Julia Glenn Released on Her Own Recognizance—Minor Actions.

The case of William Coleman Allen, executor for the late A. J. Allen, vs. Heber J. Grant, was resumed in Judge Zane's court yesterday morning.

The point involved was as to the ownership of a piece of land at Draper described as section 32, township 3, south range 1 east.

The deceased before his death in 1884 made a will and appointed the plaintiff as executor. The particular piece of property was not disposed of and subsequent to the death of A. J. Allen a deed was found among his papers transferring said land to the defendant, who had the deed registered and took possession of the land in October, 1884.

The plaintiff claimed that the deed not being duly registered and delivered by the deceased was invalid. The defendant admitted the invalidity of the deed, but claimed the land under the statute of limitations, having been in possession of it since October, 1884.

The case occupied most of the day and was taken under advisement by Judge Zane. Attorneys Zane & Putnam and Pierce were for the plaintiff and Rawlins & Critchlow for the defendant.

DIVORCE GRANTED.

William J. McDonald Gets a Divorce on the Ground of Desertion.

The divorce case of William J. McDonald vs. Elizabeth J. McDonald came on before Judge Zane yesterday afternoon. The plaintiff alleges that the parties were married at the city of Auckland, New Zealand, on June 8, 1874, and lived as husband and wife until July 4, 1891, when the defendant deserted and abandoned the plaintiff without cause and has ever since lived separate and apart from him. Wherefore the plaintiff prays for an absolute decree of divorce and the custody of their three minor children: Noble Alexander, aged 18; Florence Emanuel, aged 17, and William John, aged 15. The defendant, who is at present residing in Stockton, Cal., in her answer admits the allegations of the plaintiff and also admits the justice of his prayer for a decree of divorce, and also for the custody of the children.

Attorney Daniel Harrington appeared for the plaintiff, William J. McDonald, the plaintiff, gave evidence substantiating the allegations in the complaint. Louis Cook corroborated the statements of the plaintiff and his honor granted the decree as prayed for.

Short Orders.

Utah Stove and Hardware company et al. vs. Salt Lake city et al. Hearing on injunction set for Saturday next.

George Lall vs. Co-op. Wagon and Machine company; stay of proceedings granted pending hearing of motion to set aside verdict.

Campbell Manufacturing company vs. Page Bros; leave granted to file amended answer.

Adelaide E. Hampton vs. George P. Wertz et al.; judgment for plaintiff and writ of possession to issue.

F. P. Smith et al. vs. Mary E. Dalton et al.; motion to set aside order agreed and submitted.

White River Valley Land and Live stock company vs. B. J. Dunsen; motion to stay execution allowed; bond on appeal to be filed today.

H. P. Mason & Co. vs. Margie B. Thompson; continued till today.

Adele M. Bush vs. Montrose Mining company; C. H. Stobbs allowed to intervene and answer for defendant company in five days.

Walc Kramers & Co's clerks, the \$200 page & team; leave granted to file amended complaint.

A DISPUTED NOTE.

B. K. Bloch & Co. Get a Verdict for \$230 Against Whiting.

According to the setting, Judge Barch took up the civil jury calendar yesterday morning. The first case called was that of B. K. Bloch & Co. vs. Emma and Charles Whiting, a suit to recover \$205 on two promissory notes which it was alleged the defendants unlawfully converted to their own use. The case came up on appeal from Commissioner Norrell's court where judgment was rendered for the plaintiff.

From the evidence it appeared that the notes were given for \$200 and \$150 respectively. By mistake of one of Messrs. Bloch & Co's clerks, the \$200 note was marked paid, and when Whiting called to pay the other note the error was discovered later. Whiting refused to return the \$200 note, and when suit was brought against him before Commissioner Norrell he swore he had paid both notes. A prosecution for perjury followed, but Whiting was acquitted. At the trial yesterday, Whiting did not appear, and his honor instructed the jury to bring in a verdict for the plaintiff in the sum of \$230 which they at once did.

Judge Judd was the plaintiff's attorney.

SUIT ON PROMISSORY NOTES.

Defendant Claims a Compromise—Judge Barch Takes It Under Advisement.

William Davis vs. A. G. Barbydt was the next case on the docket. It was a suit to recover \$1,012.50 on three promissory notes of equal amounts. Attorney's Lee and Post appeared for the plaintiff and Attorney Tatlock for the defense.

Davis resides in San Francisco and the defendant lived at White Rock within the Indian agency, but is now residing in Nebraska. The notes were given for merchandise sold and delivered, and the defendant admitted the execution of the same but claimed that he had effected a compromise with Davis for \$569.94 in full satisfaction of the obligation and that he now owed only that amount.

A jury was impaneled in the case but afterwards by consent the jury was waived and the hearing had before the court. His honor took the case under advisement and will probably give his decision today.

JULIA GLEN RELEASED.

She Is Allowed to Go on Her Own Recognizance.

On the motion of United States District Attorney Howat, Julia Glenn, against whom the grand jury found an indictment for grand larceny, was allowed to go on her own recognizance to be entered into before Commissioner Norrell, the permission given her to leave the territory.

Julia pleaded guilty before Justice Gee on Oct. 20, to stealing \$101 from

BUSINESS AND MINING.

SUED ON A BOND.

The Pioneer Savings & Loan Company Sued H. P. Mason et al.

The case of the Pioneer Savings and Loan Co. vs. H. P. Mason et al. was next taken up by Judge Barch. The defendants were sued as sureties of L. C. Cone for \$1,200, alleged to be due for damages sustained by reason of the failure of Cone to make certain improvements on property in the Cone & Roberts addition according to the terms of a contract entered into between the plaintiff and Cone for the faithful performance of which the present defendants were sureties. The plaintiffs had loaned Cone \$2,000 secured by a mortgage. The plaintiffs foreclosed the mortgage and made a deficit of \$1,200, the amount now claimed and the defendants alleged that if the improvements had been made according to the contract the property would have realized the full amount of the mortgage.

The defendants denied all the material allegations of the plaintiffs.

After the plaintiff had been heard the defendants asked leave to amend their answer, which was granted and two days allowed for the purpose. The case was continued for the term and the jury discharged.

Attorneys Day and Street were for the plaintiffs and Attorneys E. D. Hoge and W. A. Byers for the defense.

JUDGMENTS ENTERED.

Judgments were yesterday entered in the Third district court as follows:

Irwin & Busse vs. J. H. Herron, for the defendant, \$11.10.

A. L. Thomas vs. Isaac J. Starbuck and C. A. Harvey, for the plaintiff for \$1,110.

Ruth R. Matthews vs. John W. Jones and Margaret Jones, for the plaintiff in the sum of \$2,295 and costs.

Remington, Johnson & Co. vs. John E. Cosgrove, for plaintiff in the sum of \$49.44.

Woodmansee & Co. vs. A. F. Graves, for the plaintiff in the sum of \$408.35.

Robert Corless vs. A. F. Graves, for the plaintiff in the sum of \$408.35.

Manse H. Coffin vs. Susan A. Campbell, for the plaintiff for \$520.

Simon Hay vs. Alanson Eldridge, for the plaintiff for \$2,035 and costs.

Suits Commenced.

John R. Park is suing the Pratt Brothers Co. in the Third district court to recover \$500 on a promissory note.

George Taylor has commenced suit in the Third district court against H. A. Boss et al. to collect the sum of \$3,000 on a promissory note.

Short and Crisp.

S. H. Pinkerton vs. George F. Culmer; continued by consent.

George Westervelt (substituted for Senatus) Joseph A. Bush; time to serve cost bill extended to and including November 28.

Court Notes.

J. C. Taylor and Fred Houghton, petit jurors, were excused for the term.

The grand jury reported three indictments under the statutes of the territory, larceny, assault with intent to do bodily harm and assault.

The hearing of Mrs. Ryan, charged with disturbing the peace, came on before Justice Whitehouse yesterday afternoon. The evidence was so conflicting that the jury could not find a verdict between the parties and finally dismissed the case.

C. J. Birkner was charged before Justice Whitehouse by Fred Rodell, complaining witness, with assault and battery. It appears that the parties had a little difference on matters political which came to blows and Mr. Rodell sustained a black eye. During the progress of the trial friendly relations were re-established and the parties shook hands and made up, his honor agreeing to suspend sentence.

Probate Court.

In the matter of the estate of Horace Rodwell, deceased, Saturday, December 2, was set as the date for hearing on the probate of will. The will of the deceased was filed with the clerk of the court.

In the matter of the estate of Andrew C. Folger, deceased, Saturday, December 2, was set as the time for hearing on the petition to set apart the property to the widow.

In the matter of the estate and guardianship of Sarah Cavanaugh, minor, Saturday, December 5, was set as the date to hear the accounts of the guardian.

A NON-PARTISAN SCHOOL BOARD.

The Call Being Circulated by First Precinct Voters.

The First precinct voters are taking the initiative in the movement to have a non-partisan board of education, and the following call was being circulated yesterday:

The undersigned, residents and voters of the First Precinct in Salt Lake city, representatives of the various political parties, do hereby call for a mass convention of the voters of said precinct for the purpose of nominating a non-partisan candidate for a member of the Board of Education for said First Precinct, the date of said convention to be fixed by the voters. We believe that it is for the best interests of the schools of this city that they should be in the hands of a non-partisan board of education.

C. O. Whittemore, O. H. Pettit, E. P. Newell, George W. Alder, C. H. Bassett, A. J. Pendleton, Jr., John E. Wiscom, John P. McArthur, H. P. Paul, George A. Alder, Fred C. Bassett, Elias A. Smith, Sam J. Kenyon, H. T. Duke, P. O. Perkins, C. E. Wantland, E. W. Wilson, E. O. Johnson, D. W. McNally, George S. Brice, Dennis C. Elchorn, E. W. Tadlock, Carl J. Birkner, Granville Gilbert, C. W. Penrose.

When weak, weary and worn out, Hood's Sarsaparilla is just the medicine to restore your strength and give you a good appetite.

Vital Offices Removed.

To Ricketts block, corner State and Third South streets. Best remedy known for diseases of woman. Call and investigate.

Our Prices on Lumber.

Cleaned, repaired and altered; own material made up. Large assortment of the fur in the Indian agency. Call and investigate.

MORRISON, MERRILL & CO.

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BUSINESS AND MINING.

Splendid Advertising Done at the World's Fair.

Organization of the Territorial Bureau of Information.

The Rush to Lewiston Continues—At the Copperopolis—Items from Tintic—Yesterday's Clearings—Real Estate Transfers.

The board of directors of the chamber of commerce held a meeting last night for the purpose of considering the proposition of making an exhibit of Utah's industries and resources at the Midwinter fair to be held in San Francisco. The directors present were enthusiastic over the matter and expressed themselves as heartily favoring any movement which will place Utah prominently before the people of the world.

On a motion made by L. A. Benton and seconded by Director Kelsey the secretary was authorized to ascertain what the cost of making an exhibit at the fair would be and whether or not transportation for the exhibit could be secured. When the information is secured the president is authorized to appoint a special committee of twenty-five for the purpose of discussing and taking action regarding an exhibit.

IN MEMORY OF DR. STANDART.

The following resolutions were adopted:

"Whereas our fellow member Dr. A. C. Standart has been stricken down by the remorseless hand of death; be it

"Resolved, That in his demise we recognize a profound loss to our body politic and to the community at large, who was brave to the last, although heavily burdened by prolonged illness, of one able, conscientious and healthful of every duty as a citizen and friend.

"Resolved, That this tribute be spread upon the records of the chamber of commerce and a copy sent to the bereaved family."

ADVERTISING UTAH.

Work of the Secretary of the Chamber of Commerce at Chicago.

Secretary Will Snyder, of the chamber of commerce, returned yesterday from Chicago, where he put in three solid weeks at the World's fair distributing Utah advertising matter.

"I worked eight hours a day," said Mr. Snyder to a Herald man, "and we disposed of all the matter we had on hand and could easily have placed 50,000 more pamphlets to good advantage if we had had them. I think the people took more interest in Utah than in the exhibit of any state represented. They would stand around the Utah building scrutinizing everything, and read and carry off all the printed matter they could get. I had Utah World's fair commissioners, with Mr. Chambers at the head, are entitled to all praise for their efforts in keeping Utah to the front in the face of many obstacles, and they deserve the heartiest support of the people. Our efforts there will bear good fruit in the long time to come. There will be a great crowd of people at the Midwinter fair, and nearly all of them will stop over here, many of them to stay. The Rio Grande Western did some splendid work for us. We found Mr. E. S. Blair, the Chicago representative of the road, a most courteous gentleman and an indefatigable worker."

"The whole country is suffering from depression now, but Salt Lake is much livelier than either Denver or Omaha."

THE NEW ASSESSMENT LAW.

Full Text of the Clause Suspending Assessments for 1893.

Great interest is being taken in the mining world in the "Bell Law" recently passed by Congress which provides for the relief of mineral land claimants by suspending the assessment clause of section 2324, R. S. U. S. for the year 1893.

The bill as first introduced in the House by Mr. Fell of Colorado, provided that no assessment work need be done on mining claims for three years, or until 1896. The House amended the bill by restricting its application to the year 1893, and passed it as amended.

The Senate then amended it a second time by inserting the application to "natural persons and persons who are bona fide residents of the states or territories, in which the mining claim is located."

On being referred to the House a second time this Senate amendment was non-concurred in, and a conference committee from the House and Senate met together to endeavor to settle the dispute. It appearing that hundreds of petitioners from South Dakota had protested against the passage of the bill and none from that state had petitioned for its passage, it was finally agreed by the joint committee that the state of South Dakota be exempted from the provisions of the bill by the Senate amendment.

It was concurred in by both House and Senate, and the bill as passed reads as follows:

Be it enacted, That the provisions of section numbered 2324 of the revised statutes of the United States, which require that, on each claim located after the 1st day of May, 1872, and until patent has been issued therefor, not less than \$100 worth of labor should be performed or improvements made during each year, be suspended for the year 1893 so that no mining claim which has been regularly located and recorded as required by the laws and mining regulations shall be subject to forfeiture for non-performance of the annual assessment for the year 1893: Provided, That the claimant or claimants of any mining claim, in order to cause the benefits of this act, shall cause to be recorded in the office where the location notice or certificate is filed on or before December 31, 1893, a notice that he or they, in good faith, intend to hold and work said claim: Provided, however, That the provisions of this act shall not apply to claims located in the state of South Dakota. This act shall take effect from and after its passage.

The bill was duly signed by the president and is now a law.

BUREAU OF INFORMATION.

The Organization Will Soon Be Completed—Committee Appointed.

The